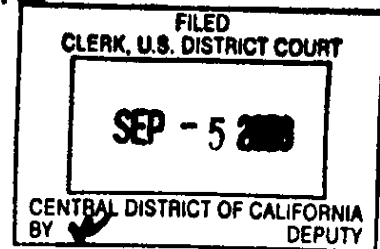


ORIGINAL

1 Priority
2 Send
3 CIsd
4 Enter
5 JS-5/JS-6
6 JS-2/JS-3



6 IN THE UNITED STATES DISTRICT COURT
7 FOR THE CENTRAL DISTRICT OF CALIFORNIA

9 Parviz Karim-Panahi, } No. CIV 03-0804-EHC
10 Plaintiff, }
11 vs. } ORDER
12 Los Angeles County, et al., }
13 Defendants. }

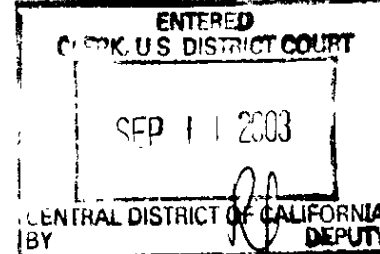
THIS CONSTITUTES NOTICE OF ENTRY
AS REQUIRED BY FRCP, RULE 77(d).

15 On January 3, 2003, Plaintiff filed a 167-page Complaint with a 101-page
16 attachment of exhibits in Los Angeles Superior Court. On February 4, 2003, the case
17 was removed to the United States District Court for the Central District of California.
18 Upon review, the Court has determined to dismiss the Complaint because it is wholly
19 frivolous.

20 The Complaint is titled "CIVIL [redacted] COMPLAINT & DAMAGES One
21 Billion Dollar/\$1,000,000,000,00 [sic] per-Year per-Defendant, For Half-a-Century
22 Legislatures-Judicial-Governmental-Corporate & Israeli Organized-Crime-Syndicate
23 Terrorism, Tortures, Thieveries, Racketeering, Drug-Dealing, Extortions, Money-
24 Laundering, Crime against Humanity, Genocides, Violations of Human & Civil Rights."

25 Plaintiff lists thirteen (13) groups of defendants:

26 (1) CONGRESS, (SENATE & HOUSE OF REPRESENTATIVES), of the United
27 States of America, (80-to-107th);



43

- (2) JUDICIARY/JUDGES/ATTORNEYS;
- (3) GOVERNMENT OF USA;
- (4) STATE OF CALIFORNIA, Governors;
- (5) Southern California COUNTIES;
- (6) SOUTHERN CALIFORNIA CITIES, (LOS ANGLES, [sic]...);
- (7) CORPORATIONS
- (8) FINANCIAL INSTITUTIONS, BANKS, CREDIT REPORTING, etc.;
- (9) EDUCATIONAL, SCIENTIFIC, PROFESSIONAL ENGINEERING INSTITUTIONS/ORGANIZATIONS/SOCIETIES;
- (10) MEDIA, PRESS, TELEVISION, and HUMAN RIGHTS

ORGANIZATIONS UNDER CONTROL OF ISRAEL-Agents/JEWISH-MAFIA;

- (11) NATIONAL DEMOCRATIC and NATIONAL REPUBLICAN PARTIES;
- (12) GOVERNMENT of the STATE OF ISRAEL, MOSSAD, Their SPIES, AGENTS, POLITICAL ACTION COMMITTEES, LOBBIES, and JEWISH-MAFIA INSTRUMENTALITIES. Et al.
- (13) BRITISH GOVERNMENT/ so-called his/her Majesty Government.

17 The next thirty-six (36) pages of Plaintiff's Complaint are devoted to listing the
18 approximately four hundred (400) individual Defendants¹, including Richard Milhous
19 Nixon; "certain Jewish and non-Jewish Senators, back to Joseph Raymond McCarthy";
20 all of the current Supreme Court justices, except for Justice Stevens; numerous Ninth
21 Circuit judges²; various Los Angeles apartment complexes; the U.S. Departments of
22 Education, Transportation, Energy, and Health and Human Resources; CBS, NBC, ABC,
23 FOX, "and other Television Networks"; the Los Angeles Unified School District; the

²⁵ ¹The number is approximate because Plaintiff lists many Defendants more than once.

²The Ninth Circuit judges are listed in groups of three; they appear to be Ninth Circuit panels who ruled unfavorably against Plaintiff in previous actions.

1 Government of Britain "and Prime-Ministers from Winston CHURCHILL and
2 afterwards"; Budget Rent-a-Car; and myself.

3 Plaintiffs Complaint contains numerous incredible allegations, including the
4 following:

5 **328-Israeli/Jewish-Mafia complete control over Courts/Judges**

6 Upon disintegration of Soviet Union and Desert Storm Persian Gulf/Iraq war
7 of 1991, (since WW-II, and then since 1979), Israeli-agents/ Jewish Mafia and
Corporations who had laundered assets of Easter[n] Europeans and Middle-
Easterners/Iranians to Israel and USA;

8 - by campaign contribution bought and/or elected their elements as law makers
9 nationally, (in Congress), state-wide, (California), locally, (in City and County of
Los Angeles),

10 - then by indulging the [pervert] President into sexual scandals publicized by their
11 mass-media, (selling Lincoln Bedroom for campaign and financial purposes, etc.)
and impeachment, they controlled also executive decisions.

12 329 - Through above elements, selected Jewish judges. Consequently the whole
13 country's legislative-judicial-governmental-corporate elements, became completely
under control Israeli agents, acting as insane mad-cows of a Colony.

14 Plaintiff also alleges the Supreme Court and numerous appellate judges "had collaborated
15 for decades in blacklisting and denying Plaintiff any chance to earn income to pay for
16 even daily living expenses, disregarding to pay courts' fees and costs," and that the Los
17 Angeles County Supervisor and his assistants denied Plaintiff financial assistance "with
18 Intention to Murder/Kill/Assassinate." Plaintiff lists twenty-one (21) specific causes of
19 action, with a final "Twenty Second -to- thousand Causes of Actions, under, other
20 International and USA Laws and Statutes":

21 Upon prosecution of the above causes of actions, and providing civilized
22 decent conditions, the remaining Causes of Actions from Twenty Second to
23 Thousand, under:

24 -Tort Claims, false arrests, false imprisonments, malicious prosecutions,
malicious mischief, unlawful searches and seizures, larcenies, thieveries,
embezzlements, receive [sic] of stolen properties, accessories to the crimes, crimes
of violence, assault, battery, tortures, threats, coercions, duress, intimidations,
imposed bankruptcy, murders, killings, assassinations, intent to commit murder,
attempts to commit murder, breach of contracts, false and fraudulent claims,
instigation of racial discriminations, confiscation of properties, eminent-domain,
possession of stolen properties, arms and drug dealings, money laundering,

1 extortions, smuggling, terror and terrorist activities, threat and murder of witnesses,
2 retaliations against witnesses families, destruction of evidences and witnesses,
3 bribery of public officials and witnesses and judges, influencing and impeding
government officials, hindering process of justice, obstruction of justice, and many
more, will be prosecuted.

4 Plaintiff's prayer for relief "REQUESTS and seeks JUDGMENT, from 'International
5 Criminal Court,' United Nations members Courts and from the United States of America
6 Courts, for each and every of the Causes of Actions of the Civil and Criminal Complaint
7 as set above against these sadistic maniac Defendants[.]'"

8 The Court allowed Plaintiff until August 25, 2003, to file an Amended Complaint.
9 On August 22, 2003, Plaintiff filed an "OPPOSITION TO the: ORDER by U.S. District
10 Judge Earl H. CARROLL, To File Amended COMPLAINT; without Providing
11 Civilized, Humane, Decent, Impartial, Judicious Condition; Food, Medical-Dental Care;
12 Place To Live/Lodging and Other Daily Necessities; which are PREREQUISITE To
13 Enable Plaintiff to LIVE and PROSECUTE." Plaintiff asserts that "no amendment
14 complaint is needed, but first providing civilized, humane, non-coercive condition, food
15 and place for Plaintiff to live, and judicious condition to proceed; then issuing Entry-of-
16 Default and Judgment-by-Default against Defaulting parties; then order to proceed to
17 discovery and trial, are the real judicious course to be taken, but not the Defendants'
18 intention of dragging the case, requiring Plaintiff to proceed and prosecute while denying
19 him the most basic rights including food and a place to live."

20 A court may *sua sponte* dismiss a complaint where it is frivolous, i.e., it lacks an
21 arguable basis either in law or in fact. Denton v. Hernandez, 504 U.S. 25, 32-33, 112 S.
22 Ct. 1728, 1733 (1992). "[A] finding of factual frivolousness is appropriate when the
23 facts alleged rise to the level of the irrational or the wholly incredible, whether or not
24 there are judicially noticeable facts available to contradict them." Id. at 33, 112 S. Ct. at
25 1733. The Courts finds Plaintiff's allegations to be wholly incredible. Therefore, the
26 Court will dismiss Plaintiff's Complaint.

27 Accordingly,

1 IT IS ORDERED dismissing Plaintiff's Complaint with prejudice.
2
3

DATED this 29 day of August, 2003.

4 
5 Earl H. Carroll
6 United States District Judge
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28